UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK		DOCUMENT ELECTRONICALLY DOC #:
MARK WA	RD,	DATE FILED: 3/31/2001
	Plaintiff,	
	-against-	19-cv-11100 (LAK)
INNOSUB U	JSA, et al.,	
	Defendants.	Y.
ORDER		
LEWIS A. KA	PLAN, District Judge.	
1. Plaintiff's motions for default judgment against John Doe Corp. 3 d/b/a Teehelen (DI 48), Vincent Palomo and John Doe Corp. 2 d/b/a Casematic (DI 50), and (3) Kissmax Design Company Limited d/b/a Casematic all are granted to the extent that plaintiff shall have judgment against each of the foregoing defendants as follows: (a) in the amount of \$150,000 in statutory damages together with post judgment interest as set forth in DI 68, (b) jointly severally in the amount of \$400 for costs, (c) \$75 jointly and severally against Palomo and Kissmax Design Company Limited d/b/a Casematic, (d) \$50 against John Doe Corp. 3 d/b/a Teehelen, and (e) \$75 against Kissmax Design Company Limited d/b/a Casematic. The motions are denied in all other respects. The Clerk shall enter judgments accordingly.		
not be dismis	2. Plaintiff shall show cause, on or before seed for lack of prosecution as against the three	e April 14, 2021, why this action should remaining defendants.
	SO ORDERED.	
Dated:	March 31, 2021	All l

Lewis A. Kaplan United States District Judge